Northern District of California

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	

JESSICA JIMENEZ, et al., Plaintiffs,

v.

MENZIES AVIATION INC., et al.,

Defendants.

Case No. 15-cv-02392-WHO

ORDER GRANTING DEFENDANT'S PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGMENT

Dkt. Nos. 62, 68

Plaintiffs Jessica Jimenez and Orlando Mijos and defendant Menzies Aviation Inc. have filed cross motions for partial summary judgment. Dkt. No. 62; Dkt. No. 68. I held a hearing on the motions on December 14, 2016. Because the parties indicated at the hearing that a mediation is scheduled for early January and that a ruling on their summary judgment motions would be helpful prior to the mediation, I will now rule on the motions. An order explaining my reasoning will be forthcoming.

After reviewing the parties' memoranda, evidence, and argument, I conclude that plaintiffs have failed to present any evidence of a disputed material fact to support their unpaid overtime claims and have failed to present any evidence of actual injury on their wage statement claims. Plaintiffs' derivative claims are similarly unsupported by evidence. Menzies' motion for partial summary judgment is GRANTED and plaintiffs' motion for partial summary judgment is DENIED.

The Second (unpaid overtime), Third (waiting time) and Sixth (UCL) Causes of Action are adjudicated in favor of Menzies in full. The Fourth Cause of Action (wage statements), to the extent it is based on plaintiffs' inclusive dates and overtime theories, is adjudicated in favor of Menzies. However, Menzies did not seek summary judgment on plaintiffs' "Lead pay" theory, so

Case 3:15-cv-02392-WHO Document 76 Filed 12/22/16 Page 2 of 2

	2
	3
	4
	5
	6
	5 6 7
	8
	9
	10
	11
iia	12
liforn	13
of Ca	14
trict o	15
ı Distri	16
rtherr	17
No	18
	19
	20
	21
	22
	23
	24
	25
	26
	27

28

United States District Court

1

the Fourth Cause of Action survives to the extent it relies on the Lead pay theory. The Seventh
Cause of Action (PAGA), to the extent it is derivative of the Second, Third and Sixth Causes of
Action and the inclusive dates theory and overtime theory of Fourth Cause of Action, is
adjudicated in favor of Menzies. Menzies did not seek summary judgment on the non-class claims
- the First (unpaid minimum wage) and Fifth (reimbursement for tools and equipment) Causes of
Action – so those claims also remain at issue.

IT IS SO ORDERED.

Dated: December 22, 2016

